

REMARKS:Claims 1-6, 8-15, 17-24, 26-31, 33-35, 38 and 40

Claims 1-6, 8-15, 17-24, 26-31, 33-35, 38 and 40 have been rejected under 35 USC 102(b) as being anticipated by Firepad Fireviewer Suite User's Guide (Firepad).

Claim 1 has been amended to require output of previews of the display screen showing how the content will appear on the display screen of the wireless device. Support for this amendment is found in FIGS. 6 and 7 and related description. This allows the user to see how the content will be ultimately displayed, thereby allowing the user to add or remove content to suit the user's particular preferences or requirements.

In sharp contrast, Firepad only discloses outputting a preview of an image. While this may be useful to determine whether the image will fit on the screen, it does not assist the user with how the remaining content will be displayed. Thus, this is very different than showing both textual and graphical output as it will appear on the display, as now required by claim 1.

Accordingly, allowance of claim 1 and its dependents (2-9) is respectfully requested.

Claim 2 has been amended to require that the habitat have views, each view having a user-defined number of windows, the views corresponding to content to be displayed in a particular view in the wireless device. This feature allows true user-defined organization of content to be displayed on the wireless device. This feature is simply not found in the art of record.

Regarding claims 5 and 6, Applicants respectfully disagree that Firepad discloses allowing configuration of a maximum character length of text content nor a number of lines of text content to be displayed. The Examiner relies on the first full paragraph on p. 16 of Firepad, asserting that the "maximum size" referred to relates to content displayed upon selection of a link. However, taken in the context of the paragraph and the "total size" field in the related Figure on p. 15, it appears that the maximum size refers to the number of links that are downloaded. The paragraph refers

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to the depth of the number of links, implying that the maximum size refers to the total size of all the pages referenced by the links. The Figure only shows a "total size" of all pages linked to. Accordingly, withdrawal of the rejection to claims 5 and 6 is respectfully requested.

Claim 8 mimics claims 5 and 6, and further requires that the user be allowed to request the remaining text if desired. This feature is not found in the art of record.

Claims 10 and 19 have been amended in a manner similar to claim 1, and are believed to be allowable for the same reasons set forth above. Allowance of claims 10-27 is respectfully requested.

Claim 28 has been amended in a manner similar to claims 1, 2, and 43, and are believed to be allowable for the same reasons set forth above. Allowance of claims 28-35 is respectfully requested.

Claims 38 and 40 have been amended in a manner similar to claim 1 and are believed to be allowable for the same reasons set forth above. Allowance of claims 38 and 40-42 is respectfully requested.

Claims 7, 16, 25, 32, 36, 37 and 39

Claims 7, 16, 25, 32, 36, 37 and 39 have been rejected under 35 USC 103(a) as being unpatentable over Firepad.

Claims 7, 16, 25, 32, and 39 are believed to be allowable over Firepad by virtue of their dependence upon their base claims, which are believed to be allowable over Firepad for the reasons set forth in the previous section.

Regarding claim 36, Applicants respectfully disagree that claim 36 is obvious over Firepad. Particularly, nowhere does Firepad suggest the recited element of allowing linking from one window in one view to another window in another view using the navigation tree. Nor does the rejection indicate where this element is suggested in Firepad. Reconsideration and allowance of claims 36 and 37 is respectfully requested.

Claims 41-44

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Claims 41-44 have been rejected under 35 USC 103(a) as being unpatentable over Firepad in view of Maes (US6016476).

Claims 41-42 are dependent upon claim 40. Because claim 40 is believed to be allowable over Firepad, and because Maes has simply been added to show use of a text-to-speech converter, claims 41-42 are believed to be allowable over the proposed combination of references. Allowance of claims 41-42 is respectfully requested.

Claims 43-44 are dependent upon claim 1. Because claim 1 is believed to be allowable over Firepad, and because Maes has simply been added to show use of a text-to-speech converter, claims 43-44 are believed to be allowable over the proposed combination of references. Allowance of claims 43-44 is respectfully requested.

In the event a telephone conversation would expedite the prosecution of this application, the Examiner may reach the undersigned at (408) 971-2573. For payment of any additional fees due in connection with the filing of this paper, the Commissioner is authorized to charge such fees to Deposit Account No. 50-1351 (Order No. CLICP005A).

Respectfully submitted,

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